# **EXHIBIT 1**

# SUMMONS (CITACION JUDICIAL)

NOTICE TO DEFENDANT: Rincon Band of Luiseno Indians, (AVISO AL DEMANDADO): Caesars Entertainment Corporation, Caesars Entertainment Operating Company, Inc., Harrah's Rincon Casino and Resort

FOR COURT USE ONLY SIGNATURE (SOLIO PARA USO DE LA CORTE)

.∛ SUM-100

SILLANDO LARGE COURT SANDEGUCCHETY, CA

YOU ARE BEING SUED BY PLAINTIFF: Florida Girmai (LO ESTÁ DEMANDANDO EL DEMANDANTE):

NOTICE! You have been sued. The court may decide against you without your being heard unless you respond within 30 days. Read the information below.

You have 30 CALENDAR DAYS after this summons and legal papers are served on you to file a written response at this court and have a copy served on the plaintiff. A letter or phone call will not protect you. Your written response must be in proper legal form if you want the court to hear your case. There may be a court form that you can use for your response. You can find these court forms and more information at the California Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp), your county law library, or the courthouse nearest you. If you cannot pay the filing fee, ask the court clerk for a fee waiver form. If you do not file your response on time, you may lose the case by default, and your wages, money, and property may be taken without further warning from the court.

There are other legal requirements. You may want to call an attorney right away. If you do not know an attorney, you may want to call an attorney referral service. If you cannot afford an attorney, you may be eligible for free legal services from a nonprofit legal services program. You can locate these nonprofit groups at the California Legal Services Web site (www.lawhelpcalifornia.org), the California Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp), or by contacting your local court or county bar association. NOTE: The court has a statutory lien for waived fees and costs on any settlement or arbitration award of \$10,000 or more in a civil case. The court's lien must be paid before the court will dismiss the case. JAVISO! Lo han demandado. Si no responde dentro de 30 dlas, la corte puede decidir en su contra sin escuchar su versión. Lea la información a

Tiene 30 DÍAS DE CALENDARIO después de que le entreguen esta citación y papeles legales para presentar una respuesta por escrito en esta corte y hacer que se entregue una copia al demandante. Una carta o una liamada telefónica no lo protegen. Su respuesta por escrito tiene que estar en formato legal correcto si desea que procesen su caso en la corte. Es posible que haya un formulario que usted pueda usar para su respuesta. Puede encontrar estos formularios de la corte y más información en el Centro de Ayuda de las Cortes de California (www.sucorte.ca.gov), en la biblioteca de leyes de su condado o en la corte que le quede más cerca. Si no puede pagar la cuota de presentación, pida al secretario de la corte que le dé un formulario de exención de pago de cuotas. Si no presenta su respuesta a tiempo, puede perder el caso por incumplimiento y la corte le podra quitar su sueldo, dinero y bienes sin más advertencia.

Hay otros requisitos legales. Es recomendable que llame a un abogado inmediatamente. Si no conoce a un abogado, puede llamar a un servicio de remisión a abogados. Si no puede pagar a un abogado, es posible que cumpla con los requisitos para obtener servicios legales gratuitos de un programa de servicios legales sin fines de lucro. Puede encontrar estos grupos sin fines de lucro en el sitio web de California Legal Services, (www.lawhelpcalifornia.org), en el Centro de Ayuda de las Cortes de California, (www.sucorte.ca.gov) o poniéndose en contacto con la corte o el colegio de abogados locales. AVISO: Por ley, la corte tiene derecho a reclamar las cuotas y los costos exentos por imponer un gravamen sobre cualquier recuperación de \$10,000 ó más de valor recibida mediante un acuerdo o una concesión de arbitraje en un caso de derecho civil. Tiene que

conjunt recoporation to the print	ntes de que la corte pueda desechar	el caso.	
pagar el gravamen de la corte ar The name and address of the	nes de que la corte pueda desechar		CASE NUMBER:
(El nombre y dirección de la co	ode ec).		Numero del Caso):
(El Holliole y direction de la co	California		37-2011-00057668-CU-PO-NC
Superior Court of (	ratifornia	<b>-</b>	
325 South Melrose			
325 South Melrose			•
Vista, CA 92081	to a complete of a labelity afterna	or plaintiff without an affo	rnev is:
The name, address, and telep	hone number of plaintiff's attorned	del demandante e del dema	ndante que no tiene shonado. es):
(El nombre, la dirección y el ni	umero de telefono del aboyado d	ei demandante, o dei dema 7 £ 1 0	ndante que no tiene abogado, es): ) 702-6517 (619) 702-6534
Patrick G. Shea, Sl	BN: 182494	(013	) /02-031/ (013) /02 0334
Mitchell & Shea, Al	PC		
2368 Second Avenue		د	<b>a</b> .
San Diego, CA 9210	01		Alvarev Deputy
DATE:	AUG 3 0 2011	0.0, 5,	
(Fecha)		(Secretario)	(Adjunto)
(For proof of service of this sur	mmons, use Proof of Service of S	Summons (form POS-010).)	
(Para prueba de entrega de es	sta citatión use el formulario Proc	of of Service of Summons, (#	POS-010)).
	NOTICE TO THE PERSON S	ERVED: You are served	•
[SEAL]	1. as an individual defe	ndant,	
	2. as the person sued u	inder the fictitious name of (	speaify):
i l	He cra his Kin	inder the fictitious name of (	Klisori
	3. V on behalf of (specify)		
	3. D on beneat of (specify)	<b>/·</b>	
1	under: [V] CCP 416.10	(corporation)	CCP 416,60 (minor)
ļ l		• •	CCP 416.70 (conservatee)
	-	(defunct corporation)	<u></u>
[	CCP 416.40	(association or partnership)	CCP 416.90 (authorized person)
I	ather (specis	fiz) •	

by personal delivery on (date):

Page 1 of 1



		CM-010	
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Barr	umber and address):	FOR COURT USE ONLY	
Patrick G. Shea, SBN: 1824			
Mitchell & Shea, APC			
2368 Second Avenue		AUG 30 AM 10: 13	
San Diego, CA 92101		1 11 11 11 11 11 11 11 11 11 11 11 11 1	
San Diego, on sees			
TELEPHONE NO.: (619) 702~6517	FAX NO.: (619) 702-6534	CLEAN-SUPERING COURT	
ATTORNEY FOR (Name): Florida Girmai	(020)	SAN DE GO DURATY, CA	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF Sal	n Diego		
street address: 325 South Melrose		1	
MAILING ADDRESS: 325 South Melrose	<b>}</b>	•	
CITY AND ZIP CODE: Vista, CA 92081			
BRANCH NAME: North County Div	sion		
CASE NAME: Florida Girmai vs.	Rincon Band of Luiseno		
Indians, et. al.	Com to One Basin stice	CASE NUMBER:	
CIVIL CASE COVER SHEET	Complex Case Designation	37-2011-00057668-CU-PO-NC	
X Unlimited Limited	Counter Joinder		
(Amount (Amount demanded is	Filed with first appearance by defendar	nt JUDGE:	
demanded demanded is exceeds \$25,000) \$25,000 or less)	(Cal. Rules of Court, rule 3.402)	DEPT:	
Items 1-6 be	low must be completed (see instructions	on page 2).	
1. Check one box below for the case type that			
Auto Tort	Contract	Provisionally Complex Civil Litigation	
	Breach of contract/warranty (06)	(Cal. Rules of Court, rules 3.400-3.403)	
Auto (22)	<u> </u>	Antitrust/Trade regulation (03)	
Uninsured motorist (46)	Rule 3.740 collections (09)	Construction defect (10)	
Other PI/PD/WD (Personal Injury/Property Damage/Wrongful Death) Tort	Other collections (09)	Mass tort (40)	
Dailiage/ vibligital boattly fort	insurance coverage (18)		
Asbestos (04)	Other contract (37)	Securities litigation (28)	
Product liability (24)	Real Property.	Environmental/Toxic tort (30)	
Medical malpractice (45)	Eminent domain/Inverse	Insurance coverage claims arising from the	
X Other PI/PD/WD (23)	condemnation (14)	above listed provisionally complex case	
Non-PI/PD/WD (Other) Tort	Wrongful eviction (33)	types (41)	
Business tort/unfair business practice (07)	Other real property (26)	Enforcement of Judgment	
Civil rights (08)	Unlawful Detainer	Enforcement of judgment (20)	
	Commercial (31)	Miscellaneous Civil Complaint	
Defamation (13)	_ <del>_</del> : : :	RICO (27)	
Fraud (16)	Residential (32)	` ` `	
Intellectual property (19)	Drugs (38)	Other complaint (not specified above) (42)	
Professional negligence (25)	Judicial Review	Miscellaneous Civil Petition	
Other non-PI/PD/WD tort (35)	Asset forfeiture (05)	Partnership and corporate governance (21)	
Employment	Petition re: arbitration award (11)	Other petition (not specified above) (43)	
Wrongful termination (36)	Writ of mandate (02)		
Other employment (15)	Other judicial review (39)		
		es of Court. If the case is complex, mark the	
2. This case is X is not comp	nex under rule 3.400 of the California Rul	es of court. If the case is complex, mark the	
factors requiring exceptional judicial mana a. Large number of separately repre	sented parties d Large number	of witnesses	
	• = •	ith related actions pending in one or more courts	
D, ZAGIIOTO MONOM PORTANO AND			
issues that will be time-consuming to resolve in other counties, states, or countries, or in a federal court			
c. Substantial amount of documenta		stjudgment Judicial supervision	
3. Remedies sought (check all that apply): a.	X monetary b nonmonetary; d	eclaratory or injunctive relief ci punitive	
4. Number of causes of action (specify): Tw	20		
	ss action suit.	CM CAE	
6. If there are any known related cases, file and serve a notice of related case. (You may use form CM-015.)			
Date: 9 26 201 (			
Patrick G. Shea, SBN: 18249	4	TODUC FOR BARTY	
(TYPE OR PRINT NAME)		NATURE OF PARTY OR ATTORNEY FOR PARTY)	
	NOTICE		
Plaintiff must file this cover sheet with the first paper filed in the action or proceeding (except small claims cases or cases filed			
under the Probate Code, Family Code, or Welfare and Institutions Code). (Cal. Rules of Court, rule 3.220.) Failure to file may result			
in sanctions.  File this cover sheet in addition to any cov	er sheet required by local court rule	ļ	
If this case is complex under rule 3.400 et	seg. of the California Rules of Court, you	must serve a copy of this cover sheet on all	

If this case is complex under rule 3.400 et seq. of the Salitornia rules of the of the Salitorni

# INSTRUCTIONS ON HOW TO COMPLETE THE COV⊨R SHEET

To Plaintiffs and Others Fifing First Papers. If you are filing a first paper (for example, a complaint) in a civil case, you must complete and file, along with your first paper, the Civil Case Cover Sheet contained on page 1. This information will be used to compile statistics about the types and numbers of cases filed. You must complete items 1 through 6 on the sheet. In item 1, you must check one box for the case type that best describes the case. If the case fits both a general and a more specific type of case listed in item 1, check the more specific one. If the case has multiple causes of action, check the box that best indicates the primary cause of action. To assist you in completing the sheet, examples of the cases that belong under each case type in item 1 are provided below. A cover sheet must be filed only with your initial paper. Failure to file a cover sheet with the first paper filed in a civil case may subject a party, its counsel, or both to sanctions under rules 2.30 and 3.220 of the California Rules of Court.

To Parties in Rule 3.740 Collections Cases. A "collections case" under rule 3.740 is defined as an action for recovery of money owed in a sum stated to be certain that is not more than \$25,000, exclusive of interest and attorney's fees, arising from a transaction in which property, services, or money was acquired on credit. A collections case does not include an action seeking the following: (1) tort damages, (2) punitive damages, (3) recovery of real property, (4) recovery of personal property, or (5) a prejudgment writ of attachment. The identification of a case as a rule 3.740 collections case on this form means that it will be exempt from the general time-for-service requirements and case management rules, unless a defendant files a responsive pleading. A rule 3.740 collections case will be subject to the requirements for service and obtaining a judgment in rule 3.740.

To Parties in Complex Cases. In complex cases only, parties must also use the Civil Case Cover Sheet to designate whether the case is complex. If a plaintiff believes the case is complex under rule 3.400 of the California Rules of Court, this must be indicated by completing the appropriate boxes in items 1 and 2. If a plaintiff designates a case as complex, the cover sheet must be served with the complaint on all parties to the action. A defendant may file and serve no later than the time of its first appearance a joinder in the plaintiffs designation, a counter-designation that the case is not complex, or, if the plaintiff has made no designation, a designation that the case is complex. CASE TYPES AND EXAMPLES

```
Auto Tort
```

Auto (22)-Personal Injury/Property Damage/Wrongful Death Uninsured Motorist (46) (if the case involves an uninsured

motorist claim subject to arbitration, check this item instead of Auto)

Other PI/PD/WD (Personal Injury/ Property Damage/Wrongful Death) Tort

Asbestos (04)

Asbestos Property Damage Asbestos Personal Injury/

Wrongful Death Product Liability (not asbestos or toxic/environmental) (24)

Medical Malpractice (45)

Medical Malpractice-

Physicians & Surgeons Other Professional Health Care

Malpractice

Other PI/PD/WD (23)

Premises Liability (e.g., slip

and fall)

Intentional Bodily Injury/PD/WD:

(e.g., assault, vandalism)

Intentional Infliction of

**Emotional Distress** 

Negligent Infliction of

**Emotional Distress** 

Other PI/PD/WD

Non-PI/PD/WD (Other) Tort

Business Tort/Unfair Business

Practice (07)

Civil Rights (e.g., discrimination,

false arrest) (not civil

harassment) (08)

Defamation (e.g., slander, libel)

(13)

Fraud (16)

intellectual Property (19)

Professional Negligence (25)

Legal Malpractice

Other Professional Malpractice (not medical or legal)

Other Non-PI/PD/WD Tort (35)

**Employment** 

CM-010 [Rev. July 1, 2007]

Wrongful Termination (36)

Other Employment (15)

Breach of Contract/Warranty (06)

Breach of Rental/Lease

Contract (not unlawful detainer or wrongful eviction)

Contract/Warranty Breach—Seller Plaintiff (not fraud or negligence)

Negligent Breach of Contract/

Warranty

Other Breach of Contract/Warranty

Collections (e.g., money owed, open

book accounts) (09)

Collection Case—Seller Plaintiff Other Promissory Note/Collections

Case

Insurance Coverage (not provisionally

complex) (18)

Auto Subrogation Other Coverage

Other Contract (37)

Contractual Fraud

Other Contract Dispute

### Real Property

Eminent Domain/Inverse

Condemnation (14)

Wrongful Eviction (33)

Other Real Property (e.g., quiet title) (25) Writ of Possession of Real Property

Mortgage Foreclosure

Quiet Title

Other Real Property (not eminent

domain, landlord/lenant, or

foreclosure)

Unlawful Detainer

Commercial (31)

Residential (32)

Drugs (38) (if the case involves illegal drugs, check this item; otherwise,

report as Commercial or Residential)

Judicial Review

Asset Forfeiture (05)

Petition Re: Arbitration Award (11)

Writ of Mandate (02)

Writ-Administrative Mandamus

Writ-Mandamus on Limited Court

Case Matter

Writ-Other Limited Court Case

Review

Other Judicial Review (39)

Review of Health Officer Order

Notice of Appeal-Labor

Commissioner Appeals

Provisionally Complex Civil Litigation (Cal.

CM-010

Rules of Court Rules 3.400-3.403) Antitrust/Trade Regulation (03)

Construction Defect (10)

Claims Involving Mass Tort (40)

Securities Litigation (28)

Environmental/Toxic Tort (30)

Insurance Coverage Claims

(arising from provisionally complex

case type listed above) (41)

#### Enforcement of Judgment

Enforcement of Judgment (20)

Abstract of Judgment (Out of

County)

Confession of Judgment (non-

domestic relations)

Sister State Judgment

Administrative Agency Award

(not unpaid taxes)

Petition/Certification of Entry of

Judgment on Unpaid Taxes

Other Enforcement of Judgment

#### Miscellaneous Civil Complaint

**RICO (27)** 

Other Complaint (not specified

above) (42)

**Declaratory Relief Only** 

Injunctive Relief Only (non-

harassment)

Mechanics Lien

Other Commercial Complaint

Case (non-tort/non-complex)

Other Civil Complaint

(non-tort/non-complex)

Miscellaneous Civil Petition Partnership and Corporate

Governance (21)

Other Petition (not specified

above) (43)

Civil Harassment

Workplace Violence

Elder/Dependent Adult

Abuse

**Election Contest** 

Petition for Name Change

Petition for Relief from Late

Claim

Other Civil Petition

	* PLD-PI-001
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
Patrick G. Shea, SBN: 182494	•
Mitchell & Shea, APC 2368 Second Avenue	II AUG 30 AIIIG: 13
San Diego, CA .92101	LI MOR ON WILLOW 19
San Diego, CA Szioi	
TELEPHONE NO: (619) 702-6517 FAX NO. (Optional): (619) 702-6534	CLERSE SHELAWR COURT
E-MAIL ADDRESS (Optional):	SAR DIESTI COTHI Y, CA
ATTORNEY FOR (Name): Florida Girmai	57 11 57 11 11 11 11 11 11 11 11 11 11 11 11 11
SUPERIOR COURT OF CALIFORNIA, COUNTY OF San Diego	
STREET ADDRESS: 325 South Melrose	
MAILING ADDRESS: 325 South Melrose	
CITY AND ZIP CODE: Vista, CA 92081	
BRANCH NAME: North County Division	
PLAINTIFF: Florida Girmai	
D. A. of Tuitana Tudiana Cooppe	
DEFENDANT: Rincon Band of Luiseno Indians, Caesars	
Entertainment Corporation, Inc., Caesars Entertainment Operating Company, Harrah's Rincon Casino and Resort	
X DOES 1 TO _20	
COMPLAINT—Personal Injury, Property Damage, Wrongful Death	
AMENDED (Number):	
Type (check all that apply):  MOTOR VEHICLE  X OTHER (specify): Premises Liability	
Property Damage Wrongful Death	
X Personal Injury Other Damages (specify):	
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
Jurisdiction (check all that apply):  ACTION IS A LIMITED CIVIL CASE	CASE NUMBER:
Amount demanded does not exceed \$10,000	SAGE NORMER
exceeds \$10,000, but does not exceed \$25,000	
X ACTION IS AN UNLIMITED CIVIL CASE (exceeds \$25,000)	
ACTION IS RECLASSIFIED by this amended complaint	37-2011-00057668-CU-PO-NC
from limited to unlimited	
from unlimited to limited	
1. Plaintiff (name or names): Florida Girmai	
alleges causes of action against defendant (name or names): Rincon Band of Luiseno In	dians, Caesars Entertainment
Corporation, Caesars Entertainment Operating Company, Inc., Harrah's Rincon Ca 2. This pleading, including attachments and exhibits, consists of the following number of pages:	sino and Resort
	<b>3</b>
3. Each plaintiff named above is a competent adult	
a. except plaintiff (name):	
(1) a corporation qualified to do business in California	
(2) an unincorporated entity (describe):	
(3) a public entity (describe):	
<ul> <li>(4) a minor an adult</li> <li>(a) for whom a guardian or conservator of the estate or a guardian ad litem has</li> </ul>	haan annointed
	в веен аррокней
(b) other (specify):	
(5) other (specify):	
b. except plaintiff (name):	
(1) a corporation qualified to do business in California	•
(2) an unincorporated entity (describe):	
(3) a public entity (describe):	
(4) a minor an adult	haan naasint-J
(a) for whom a guardian or conservator of the estate or a guardian ad litem has	в вееп аррогліев
(b) other (specify):	
(5) other (specify):	
Information about additional plaintiffs who are not competent adults is shown in Attach	ment 3.
	Page 1 0

SHC	RT TITLE: Rincon Band of Luiseno Indians, e	et.	al.	CASE NUMBER:
				<u> </u>
4.	Plaintiff (name): is doing business under the fictitious name (specify):			
	and has complied with the fictitious business name laws.			
_	·			
5.	Each defendant named above is a natural person		(TET)	
	a. X except defendant (name): Rincon Bank of	C.	X except defendant (	
	Luiseno Indians		Entertainment O	perating Company
	(4) (V) a business arrangement from unknown		/1) s husinoon orga	nization, form unknown
	(1) X a business organization, form unknown		(1) a business orga (2) X a corporation	·
	(2) a corporation			ed entity (describe):
	(3) an unincorporated entity (describe):		(3) an unincorporat	ed entity (describe).
	(4) a public entity (describe):		(4) a public entity (6	describe):
	(4) a public entity (describe).		(4) a public citing (c	reachbe).
	(5) ather (specify):		(5) other (specify):	
	b. X except defendant (name): Caesars	d.	X except defendant	(name): Harrah's Rincon
	Entertainment Corporation		Casino and Reso	rt
	(1) a business organization, form unknown			nization, form unknown
	(2) X a corporation		(2) X a corporation	
	(3) an unincorporated entity (describe):		(3) an unincorporat	ed entity (describe):
	(4) a public entity (describe):		(4) a public entity (	describe):
	(5) other (specify):		(5) other (specify):	•
			.,	
	Information about additional defendants who are not natu	ıral pı	ersons is contained in Atta	chment 5.
6.	The true names of defendants sued as Does are unknown to p	lainti	ff.	
	a. X Doe defendants (specify Doe numbers): 1 - 10		were the ag	ents or employees of other
	named defendants and acted within the scope of that	-	-	
		_	, ,	
	b. X Doe defendants (specify Doe numbers): 11 - 20		are persons	wnose capacities are unknown to
7	plaintiff.  Defendants who are joined under Code of Civil Procedure		tion 202 are /names):	
7.	Deletionits with the joined diluter code of civil Flocedure	300	non ooz are (names).	
8.	This court is the proper court because			•
	a. at least one defendant now resides in its jurisdictional	агеа		•
	b the principal place of business of a defendant corpora	tion o	or unincorporated associat	tion is in its jurisdictional area.
	c. X injury to person or damage to personal property occur			-
	d other (specify):		•	
		٠		
_	Politikist to appoint the appoint of the political state of the state			
9.	Plaintiff is required to comply with a claims statute, and			
	a. has complied with applicable claims statutes, or		_	
	b. is excused from complying because (specify):			

	PLD-PI-001
SHORT TITLE: Rincon Band of Luiseno Indians, et. al.	CASE NUMBER:
10. The following causes of action are attached and the statements above apply to each (each concauses of action attached):  a.	mplaint must have one or more
11. Plaintiff has suffered  a wage loss  b loss of use of property  cX hospital and medical expenses  dX general damage  e property damage  f loss of earning capacity  g other damage (specify):	
12. The damages claimed for wrongful death and the relationships of plaintiff to the decea a. listed in Attachment 12. b. as follows:	sed are
13. The relief sought in this complaint is within the jurisdiction of this court.	
<ul> <li>14. Plaintiff prays for judgment for costs of suit; for such relief as is fair, just, and equitable; and</li> <li>a. (1) X compensatory damages</li> <li>(2) punitive damages</li> <li>The amount of damages is (in cases for personal injury or wrongful death, you must check</li> <li>(1) X according to proof</li> <li>(2) in the amount of: \$ 0.00</li> </ul>	
15. The paragraphs of this complaint alleged on information and belief are as follows (spec	ify paragraph numbers):
Date: 8 21 (2011	
Patrick G. Shea (TYPE OR PRINT NAME) (SIGNATUR	RE OF PLAINTIFF OR ATTORNEY)

	·	PLD-PI-001(4
SHORT TITLE: .	Rincon Band of Luiseno Indians, et. al.	CASE NUMBER:
•		
First	(number) CAUSE OF ACTION—Premises Liability	. Page <u>4</u>
ATTACHN	MENT TO X Complaint Cross-Complaint	
(Use a sep	arate cause of action form for each cause of action.)	
Prem.L-1.	Plaintiff (name): Florida Girmai alleges the acts of defendants were the legal (proximate) cause of damages on (date): 09/04/2009 plaintiff was injured on the	to plaintiff. following premises in the following
	fashion (description of premises and circumstances of injury): Plaintiff was a paying guest at Harrah's Rincon located at 777 Harrah's Rincon Way, Valley Cent premises is believed to be owned and operated be Band of Luiseno Indians, Caesars Entertainment Entertainment Operating Company, Inc. and Harra Resort. While walking through an area of the pslipped on unknown substance falling to the grownerself.	er, CA 92082. Said by Defendants, Rincon Corporation, Caesars th's Rincon Casino and premises, Plaintiff
Prem,L-2.	X Count OneNegligence The defendants who negligently owned, the described premises were (names): Rincon Band of Lu Entertainment Corporation, Caesars Entertainment, Inc. and Harrah's Rincon Casino at X Does 1 to 2	iseno Indians, Caesars inment Operating
Prem.L-3.	Count TwoWillful Failure to Warn [Civil Code section 846] or maliciously failed to guard or warn against a dangerous condition (names): Rincon Band of Luiseno Indians, Caesars Entertainment Corporation, and Harrah's Rincon Casino and Resort  X Does 3 to 4  Plaintiff, a recreational user, was an invited guest X a page	on, use, structure, or activity were Caesars Entertainment Operating Company, Inc
Prem.L-4.	X Count ThreeDangerous Condition of Public Property The de on which a dangerous condition existed were (names):	fendants who owned public property
Prem.L-5.	a. The defendant public entity had actual const dangerous condition in sufficient time prior to the injury to he b. The condition was created by employees of the defendant part at X Allegations about Other Defendants. The defendants who were other defendants and acted within the scope of the agency were (nat	e the agents and employees of the
	b. X Does 7 to 8  b. X The defendants who are liable to plaintiffs for other reasons are described in attachment Prem.L-5.b as follows (names):	

		PLD-PI-001(4)
SHORT TITLE:	Rincon Band of Luiseno Indians, et. al.	· CASE NUMBER:
4		
First	(number) CAUSE OF ACTION—Premises Liability	Page <u>4</u>
ATTACHN	MENT TO X Complaint Cross-Complaint	
(Use a sep	arate cause of action form for each cause of action.)	
Prem.L-1.	Plaintiff (name): Florida Girmai alleges the acts of defendants were the legal (proximate) cause of damages to On (date): 09/04/2009 plaintiff was injured on the	to plaintiff. following premises in the following
	fashion (description of premises and circumstances of injury): Plaintiff was a paying guest at Harrah's Rincon Casino and Resort local Valley Center, CA 92082. Said premises is believed to be owned and Band of Luiseno Indians, Caesars Entertainment Corporation, Caesars Inc. and Harrah's Rincon Casino and Resort. While walking through a slipped on unknown substance falling to the ground and injuring herse Plaintiff or other guests of the dangerous condition of the substance of to provide a safe environment for Plaintiff and as a direct result of the suffered injuries and has incurred medical expenses to cure and relieve	I operated by Defendants, Rincon Entertainment Operating Company, an area of the premises, Plaintiff of There were no signs warning in the floor. The Defendants failed ir failure and negligence, Plaintiff
Prem.L-2.	X Count One—Negligence The defendants who negligently owned, the described premises were (names): Rincon Band of Lui Entertainment Corporation, Caesars Entertain Company, Inc. and Harrah's Rincon Casino ar X Does 1 to 2	iseno Indians, Caesars inment Operating
Prem.L-3.	Count Two-Willful Failure to Warn [Civil Code section 846] or maliciously failed to guard or warn against a dangerous condition (names): Rincon Band of Luiseno Indians, Caesars Entertainment Corporation, and Harrah's Rincon Casino and Resort      Does 3 to 4  Plaintiff, a recreational user, was an invited guest X a page.	on, use, structure, or activity were Caesars Entertainment Operating Company, Inc.
Prem.L-4.	Count ThreeDangerous Condition of Public Property The def on which a dangerous condition existed were (names):	fendants who owned public property
Prem.L-5.	a. The defendant public entity had actual construction dangerous condition in sufficient time prior to the injury to hat b. The condition was created by employees of the defendant process.  Allegations about Other Defendants. The defendants who were other defendants and acted within the scope of the agency were (name).	ave corrected it. ublic entity. the agents and employees of the
	b. X Does 7 to 8  b. X The defendants who are liable to plaintiffs for other reasons an described in attachment Prem.L-5.b as follows (names):	

	PLD-PI-001(2)
SHORTTHLE: Rincon Band of Luiseno Indians, et. al.	CASE NUMBER:
.:	
Second CAUSE OF ACTION—General Negligence	Page <u>5</u>
ATTACHMENT TO X Complaint Cross - Complaint	
(Use a separate cause of action form for each cause of action.)	
GN-1. Plaintiff (name): Florida Girmai	
alleges that defendant (name): Rincon Band of Luiseno Indians	, et. al.
X Does 11 to 20	
was the legal (proximate) cause of damages to plaintiff. By the following acts or or negligently caused the damage to plaintiff	nissions to act, defendant

(description of reasons for liability):

at (place): Harrah's Rincon Casino and Resort

on (date): 09/04/2099

Plaintiff was a paying guest at Harrah's Rincon Casino and Resort located at 777 Harrah's Rincon Way, Valley Center, CA 92082. Said premises is believed to be owned and operated by Defendants, Rincon Band of Luiseno Indians, Caesars Entertainment Corporation, Caesars Entertainment Operating Company, Inc. and Harrah's Rincon Casino and Resort. While walking through an area of the premises, Plaintiff slipped on unknown substance falling to the ground and injuring herself. There were no signs warning Plaintiff or other guests of the dangerous condition of the substance on the floor. The Defendants failed to provide a safe environment for Plaintiff and as a direct result of their failure and negligence, Plaintiff suffered injuries and has incurred medical expenses to cure and relieve the effects of said injuries.

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO STREET ADDRESS: 325 S. Melrose	
STREET ADDRESS: 325 S, Melrose MAILING ADDRESS: 325 S, Melrose	
CITY AND ZIP €ODE: VIsta, CA 92081	
BRANCH NAME: North County	
TELEPHONE NUMBER: (760) 201-8030	
PLAINTIFF(s) / PETITIONER(S): Florida Girmai	
DEFENDANT(S) / RESPONDENT(S): Rincon Band of Luiseno Indians et.al.	
GIRMAI VS. RINCON BAND OF LUISENO INDIANS	
NOTICE OF CASE ASSIGNMENT	CASE NUMBER: 37-2011-00057668-CU-PO-NC

Judge: Thomas P. Nugent

Department: N-30

COMPLAINT/PETITION FILED: 08/30/2011

# CASES ASSIGNED TO THE PROBATE DIVISION ARE NOT REQUIRED TO COMPLY WITH THE CIVIL REQUIREMENTS LISTED BELOW

IT IS THE DUTY OF EACH PLAINTIFF (AND CROSS-COMPLAINANT) TO SERVE A COPY OF THIS NOTICE WITH THE COMPLAINT (AND CROSS-COMPLAINT), THE ALTERNATIVE DISPUTE RESOLUTION (ADR) INFORMATION FORM (SDSC FORM #CIV-730), A STIPULATION TO USE ALTERNATIVE DISPUTE RESOLUTION (ADR) (SDSC FORM #CIV-359), AND OTHER DOCUMENTS AS SET OUT IN SDSC LOCAL RULE 2.1.5.

ALL COUNSEL WILL BE EXPECTED TO BE FAMILIAR WITH SUPERIOR COURT RULES WHICH HAVE BEEN PUBLISHED AS DIVISION II, AND WILL BE STRICTLY ENFORCED.

- TIME STANDARDS: The following timeframes apply to general civil cases and must be adhered to unless you have requested and been granted an extension of time. General civil cases consist of all civil cases except: small claims proceedings, civil petitions, unlawful detainer proceedings, probate, guardianship, conservatorship, juvenile, and family law proceedings.
- COMPLAINTS: Complaints and all other documents listed in SDSC Local Rule 2.1.5 must be served on all named defendants, and a Certificate of Service (SDSC form #CIV-345) filed within 60 days of filing.
- DEFENDANT'S APPEARANCE: Defendant must generally appear within 30 days of service of the complaint. (Plaintiff may stipulate to no more than 15 day extension which must be in writing and filed with the Court.) (SDSC Local Rule 2.1.6)
- DEFAULT: If the defendant has not generally appeared and no extension has been granted, the plaintiff must request default within 45 days of the filing of the Certificate of Service. (SDSC Local Rule 2.1.7)
- CASE MANAGEMENT CONFERENCE: A Case Management Conference will be set within 150 days of filing the complaint.

ALTERNATIVE DISPUTE RESOLUTION (ADR): THE COURT ENCOURAGES YOU TO CONSIDER UTILIZING VARIOUS ALTERNATIVES TO TRIAL, INCLUDING MEDIATION AND ARBITRATION, PRIOR TO THE CASE MANAGEMENT CONFERENCE. PARTIES MAY FILE THE ATTACHED STIPULATION TO USE ALTERNATIVE DISPUTE RESOLUTION (SDSC FORM #CIV-359).

YOU MAY ALSO BE ORDERED TO PARTICIPATE IN ARBITRATION. IF THE CASE IS ORDERED TO ARBITRATION PURSUANT TO CODE CIV. PROC. 1411.11, THE COSTS OF ARBITRATION WILL BE PAID BY THE COURT PURSUANT TO CODE CIV. PROC. 1141.28.

FOR MORE INFORMATION, SEE THE ATTACHED ALTERNATIVE DISPUTE RESOLUTION (ADR) INFORMATION FORM (SDSC FORM #CIV-730)



## SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO

# ALTERNATIVE DISPUTE RESOLUTION (ADR) INFORMATION

CASE NUMBER: 37-2011-00057668-CU-PO-NC

CASE TITLE: Girmai vs. Rincon Band of Luiseno Indians

NOTICE: All plaintiffs/cross-complainants in a general civil case are required to serve a copy of the following three forms on each defendant/cross-defendant, together with the complaint/cross-complaint:

- (1) this Alternative Dispute Resolution (ADR) Information form (SDSC form #CIV-730),
- (2) the Stipulation to Use Alternative Dispute Resolution (ADR) form (SDSC form #CIV-359), and
- (3) the Notice of Case Assignment form (SDSC form #CIV-721).

Most civil disputes are resolved without filing a lawsuit, and most civil lawsuits are resolved without a trial. The courts, community organizations, and private providers offer a variety of Alternative Dispute Resolution (ADR) processes to help people resolve disputes without a trial. The San Diego Superior Court expects that litigants will utilize some form of ADR as a mechanism for case settlement before trial, and it may be beneficial to do this early in the case.

Below is some information about the potential advantages and disadvantages of ADR, the most common types of ADR, and how to find a local ADR program or neutral. A form for agreeing to use ADR is attached (SDSC form #CIV-359).

## Potential Advantages and Disadvantages of ADR

ADR may have a variety of advantages or disadvantages over a trial, depending on the type of ADR process used and the particular case:

#### **Potential Advantages**

- · Saves time
- · Saves money
- Gives parties more control over the dispute resolution process and outcome
- · Preserves or improves relationships

#### Potential Disadvantages

- May take more time and money if ADR does not resolve the dispute
- Procedures to learn about the other side's case (discovery), jury trial, appeal, and other court protections may be limited or unavailable

#### Most Common Types of ADR

You can read more information about these ADR processes and watch videos that demonstrate them on the court's ADR webpage at http://www.sdcourt.ca.gov/adr.

**Mediation**: A neutral person called a "mediator" helps the parties communicate in an effective and constructive manner so they can try to settle their dispute. The mediator does not decide the outcome, but helps the parties to do so. Mediation is usually confidential, and may be particularly useful when parties want or need to have an ongoing relationship, such as in disputes between family members, neighbors, co-workers, or business partners, or when parties want to discuss non-legal concerns or creative resolutions that could not be ordered at a trial.

Settlement Conference: A judge or another neutral person called a "settlement officer" helps the parties to understand the strengths and weaknesses of their case and to discuss settlement. The judge or settlement officer does not make a decision in the case but helps the parties to negotiate a settlement. Settlement conferences may be particularly helpful when the parties have very different ideas about the likely outcome of a trial and would like an experienced neutral to help guide them toward a resolution.

Arbitration: A neutral person called an "arbitrator" considers arguments and evidence presented by each side and then decides the outcome of the dispute. Arbitration is less formal than a trial, and the rules of evidence are usually relaxed. If the parties agree to binding arbitration, they waive their right to a trial and agree to accept the arbitrator's decision as final. With nonbinding arbitration, any party may reject the arbitrator's decision and request a trial. Arbitration may be appropriate when the parties want another person to decide the outcome of their dispute but would like to avoid the formality, time, and expense of a trial.

Other ADR Processes: There are several other types of ADR which are not offered through the court but which may be obtained privately, including neutral evaluation, conciliation, fact finding, mini-trials, and summary jury trials. Sometimes parties will try a combination of ADR processes. The important thing is to try to find the type or types of ADR that are most likely to resolve your dispute. Be sure to learn about the rules of any ADR program and the qualifications of any neutral you are considering, and about their fees.

#### Local ADR Programs for Civil Cases

Mediation: The San Diego Superior Court maintains a Civil Mediation Panel of approved mediators who have met certain minimum qualifications and have agreed to charge \$150 per hour for each of the first two (2) hours of mediation and their regular hourly rate thereafter in court-referred mediations.

On-line mediator search and selection: Go to the court's ADR webpage at <a href="www.sdcourt.ca.gov/adr">www.sdcourt.ca.gov/adr</a> and click on the "Mediator Search" to review individual mediator profiles containing detailed information about each mediator including their dispute resolution training, relevant experience, ADR specialty, education and employment history, mediation style, and fees and to submit an on-line Mediator Selection Form (SDSC form #CIV-005). The Civil Mediation Panel List, the Available Mediator List, individual Mediator Profiles, and Mediator Selection Form (CIV-005) can also be printed from the court's ADR webpage and are available at the Mediation Program Office or Civil Business Office at each court location.

Settlement Conference: The judge may order your case to a mandatory settlement conference, or voluntary settlement conferences may be requested from the court if the parties certify that: (1) settlement negotiations between the parties have been pursued, demands and offers have been tendered in good faith, and resolution has failed; (2) a judicially supervised settlement conference presents a substantial opportunity for settlement; and (3) the case has developed to a point where all parties are legally and factually prepared to present the issues for settlement consideration and further discovery for settlement purposes is not required. Refer to SDSC Local Rule 2.2.1 for more information. To schedule a settlement conference, contact the department to which your case is assigned.

Arbitration: The San Diego Superior Court maintains a panel of approved judicial arbitrators who have practiced law for a minimum of five years and who have a certain amount of trial and/or arbitration experience. Refer to SDSC Local Rules <u>Division II. Chapter III</u> and Code Civ. Proc. § 1141.10 et seq or contact the Arbitration Program Office at (619) 450-7300 for more information.

More information about court-connected ADR: Visit the court's ADR webpage at <a href="https://www.sdcourt.ca.gov/adr">www.sdcourt.ca.gov/adr</a> or contact the court's Mediation/Arbitration Office at (619) 450-7300.

Dispute Resolution Programs Act (DRPA) funded ADR Programs: The following community dispute resolution programs are funded under DRPA (Bus. and Prof. Code §§ 465 et seq.):

- In Central, East, and South San Diego County, contact the National Conflict Resolution Center (NCRC) at <a href="https://www.ncrconline.com">www.ncrconline.com</a> or (619) 238-2400.
- In North San Diego County, contact North County Lifeline, Inc. at www.nclifeline.org or (760) 726-4900.

**Private ADR:** To find a private ADR program or neutral, search the Internet, your local telephone or business directory, or legal newspaper for dispute resolution, mediation, settlement, or arbitration services.

#### Legal Representation and Advice

To participate effectively in ADR, it is generally important to understand your legal rights and responsibilities and the likely outcomes if you went to trial. ADR neutrals are not allowed to represent or to give legal advice to the participants in the ADR process. If you do not already have an attorney, the California State Bar or your local County Bar Association can assist you in finding an attorney. Information about obtaining free and low cost legal assistance is also available on the California courts website at <a href="https://www.courtinfo.ca.gov/selfhelp/lowcost">www.courtinfo.ca.gov/selfhelp/lowcost</a>.

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SA	N DIEGO	FOR COORT USE ONLY
STREET ADDRESS: 325 S. Melrose		
MAILING ADDRESS: 325 S. Melrose	•	
CITY, STATE, & ZIP CODE: Vista, CA 92081-6695		
BRANCH NAME: North County	•	
PLAINTIFF(S): Florida Girmai	_	
DEFENDANT(S): Rincon Band of Luiseno Indians et.al.	•	
SHORT TITLE: GIRMAI VS. RINCON BAND OF LUISE	ENO INDIANS	
STIPULATION TO USE AL DISPUTE RESOLUTIO		CASE NUMBER: 37-2011-00057668-CU-PO-NC
Judge: Thomas P. Nugent		Department: N-30
The parties and their attorneys stipulate that the malternative dispute resolution (ADR) process. Sele	atter is at issue and the clai ction of any of these option	ms in this action shall be submitted to the following s will not delay any case management timelines.
Mediation (court-connected)	Non-binding priva	te arbitration .
Mediation (private)	Binding private an	bitration
☐ Voluntary settlement conference (private)	Non-binding judici	ial arbitration (discovery until 15 days before trial)
Neutral evaluation (private)	Non-binding judici	ial arbitration (discovery until 30 days before trial)
Other formation or makinda mind trial maintain industrial	va atalı	
Cities (apaciny e.g., private rimin-trial, private you	jo, oto.j	
It is also stipulated that the following shall serve as arbitr	ator, mediator or other neutral:	: (Name)
Alternate neutral (for court Civil Mediation Program and	arbitration only):	
Pater	Dat	te:
Date:		G
Name of Plaintiff	Na	me of Defendant
Signature	Sig	nature
Name of Plaintiff's Attorney	Na	me of Defendant's Attorney
Signature .	Sig	nature
If there are more parties and/or attorneys, please attach	additional completed and fully	executed sheets.
It is the duty of the parties to notify the court of any settle the court will place this matter on a 45-day dismissal cale	ement pursuant to Cal. Rules of endar.	f Court, rule 3.1385. Upon notification of the settlement,
No new parties may be added without leave of court.		
IT IS SO ORDERED.		·
Dated: 08/30/2011	_	JUDGE OF THE SUPERIOR COURT